

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

-v.-

ROMAN STORM,

Defendant.

23 Cr. 430 (KPF)

**ORDER**

KATHERINE POLK FAILLA, District Judge:

The Court has reviewed Mr. Lee's letter motion to unseal portions of the July 25, 2025 trial transcript.

The Government and the defense are each directed to respond in writing to Mr. Lee's letter motion on or before **August 19, 2025**.

The Clerk of Court is directed to file this letter on the docket and list Mr. Lee as an interested party.

SO ORDERED.

Dated: July 29, 2025  
New York, New York



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KATHERINE POLK FAILLA  
United States District Judge

# Inner City Press

July 29, 2025

By E-mail to Chambers

Hon. Katherine Polk Failla, United States District Judge  
Southern District of New York, 40 Foley Square, New York, NY 10007

Re: Press application to unseal transcript of July 25, 2025, including but not limited to the basis for sealing, in USA v. Roman Storm, 23-cr-430 (KPF)

Dear Judge Failla:

Inner City Press has been covering the above captioned case, like many others, since its indictment.

On July 29 there was a discussion in open court about Tom Schmidt of Dragonfly, on the defense's witness list, and the Fifth Amendment. After several exchanges, AUSA Rehn said the transcript should be sealed. And so it has been - in such a way that even the basis for sealing has been sealed.

This is a request, on behalf of Inner City Press and in my personal capacity, to unseal that transcript. As for example the Second Circuit ruled yesterday in *Lee v. Greenwood*, 23-7432 (Ramos), sealing must be justified by "specific, on-the-record findings that sealing is necessary to preserve higher values." See, [https://ww3.ca2.uscourts.gov/decisions/isysquery/951288b2-3be2-421a-b914-d6d19c276f04/2/doc/23-7432\\_opn.pdf](https://ww3.ca2.uscourts.gov/decisions/isysquery/951288b2-3be2-421a-b914-d6d19c276f04/2/doc/23-7432_opn.pdf)

I appreciated Your Honor moving the pre-charge conference back into Courtroom 110 last week, and hope that this request to unseal is similarly viewed. If necessary, I am available to answer any questions on 15 minutes notice.

If necessary, the Government can make a public argument for sealing under *Lugosch v. Pyramid Co. of Onondaga*, 435 F.3d 110, 119 (2d Cir. 2006) - which states, "The common law right of public access to judicial documents is firmly rooted in our nation's history."

At a recent meeting of this Court's Media Access Committee it was suggested that such a press request should be made in writing and emailed to the District Judge; I am copying the AUSA and defense. But it would seem to be up to the Court to docket this and to unseal. Please docket this challenge to the sealing(s) in this case, as SDNY Judges Hellerstein, Castel, Caproni, Subramanian, Furman and

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others have done. See, e.g.,  
<https://storage.courtlistener.com/recap/gov.uscourts.nysd.516151/gov.uscourts.nysd.516151.85.0.pdf>.

If deemed necessary, this now is a request to intervene, see *United States v. All Funds on Deposit at Wells Fargo Bank*, 643 F. Supp. 2d 577, 580 (S.D.N.Y. 2009)

Please act on, and docket, this request, as soon as possible.

Thank you.

Respectfully submitted,

/s/

Matthew Russell Lee, Inner City Press

cc: nathan.rehn@usdoj.gov, bklein@waymakerlaw.com